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06	UNITED STATES DISTRICT COURT
07	WESTERN DISTRICT OF WASHINGTON AT SEATTLE
08	UNITED STATES OF AMERICA,) CASE NO. CR05-281-JLR
09	Plaintiff,)
10	v.) SUMMARY REPORT OF U.S.
11	nobert shane lucas, Magistrate judge as to Alleged violations OF SUPERVISED RELEASE
12) OF SUPERVISED RELEASE Defendant.
13	<i>)</i>
14	An initial hearing on supervised release revocation in this case was scheduled before me
15	on August 14, 2007. The United States was represented by AUSA Susan M. Roe and the
16	defendant by Stewart P. Riley. The proceedings were digitally recorded.
17	Defendant had been sentenced on or about January 9, 2006 by the Honorable James L.
18	Robart on a charge of Possession of a Controlled Substance (cocaine), and sentenced to time
19	served (about 170 days), 1 year supervised release. (Dkt. 420).
20	The conditions of supervised release included the standard conditions plus the requirements
21	that defendant participate in drug testing, abstain from the use of alcohol, participate in a drug
22	treatment program, submit to search, reside in a halfway house for up to 90 days, provide access
	SUMMARY REPORT OF U.S. MAGISTRATE JUDGE AS TO ALLEGED VIOLATIONS OF SUPERVISED RELEASE PAGE -1

7.

to financial information, not be self-employed or employed by friends or relatives, obtain approval for all employment, not work for cash, provide copies of pay stubs to his probation officer, and not possess identification documents in any but his true name.

On January 19, 2006, defendant's probation officer reported that defendant tested positive for cocaine. He was reprimanded, placed in a structured testing program, and referred for professional assessment and counseling. (Dkt. 426).

On July 31, 2006, defendant admitted to violating supervised release by failing to report to the community corrections center as directed, committing new law violations of residential burglary, attempted car theft and stolen property, failing to notify his probation officer within seventy-two hours of being arrested, and using methamphetamine. (Dkt. 477.) Defendant was sentenced to four months in custody, with credit for time served, followed by eight months supervised release. (Dkt. 487.)

Defendant's supervised release was modified on March 9, 2007 to require residence in a halfway house for up to 90 days. (Dkt. 489.)

In an application dated July 19, 2007 (Dkt. 493), U.S. Probation Officer Brian K. Facklam alleged the following violation of the conditions of supervised release:

1. Using cocaine on or about June 23, 2007 in violation of standard condition number

Defendant was advised in full as to those charges and as to his constitutional rights.

Defendant admitted the alleged violations and waived any evidentiary hearing as to whether they occurred.

I therefore recommend the Court find defendant violated his supervised release as alleged,

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and that the Court conduct a hearing limited to the issue of disposition. The next hearing will be set before Judge Robart. 02 03 Pending a final determination by the Court, defendant has been released on the conditions of supervision.. 05 DATED this 14th day of August, 2007. 06 07 United States Magistrate Judge 08 09 District Judge: Honorable James L. Robart 10 AUSA: Susan M. Roe Defendant's attorney: Stewart P. Riley Brian K. Facklam Probation officer: 11 12 13 14 15 16 17 18 19 20 21 22 SUMMARY REPORT OF U.S. MAGISTRATE JUDGE AS TO ALLEGED VIOLATIONS OF SUPERVISED RELEASE

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